09-50026-mg Doc 5889 Filed 05/25/10 Entered 05/26/10 17:01:40 Main Document UNITED STATES BANKRUPTCY COURT T of 30

X

SOUTHERN DISTRICT OF NEW YORK

In re

Chapter 11

MOTORS LIQUIDATION COMPANY et al.,: Case No. 09-50026(REG) f/k/a General Motors Corp. et al.,

Debtors.

(Jointly Administered)

MAY 25 2010

NOTICE AND MOTION (WITHOUT HEARING) FOR RELIEF FROM JUDGMENT OR ORDER AND TO SET ASIDE "OBJECTIONS ORDERED" AUTHORIZED PURSUANT TO FRBP RULES 1001 AND 9024 INCLUDING FRCivP RULE 60 IN FAVOR OF CREDITOR LAFONZA EARL WASHINGTON AND FILED IN COMPLIANCE WITH THE GENERAL MOTORS BOARD OF DIRECTORS BOARD OF DIRECTORS COURT APPROVED RESOLVED RESOLUTIONS

X

TO: Clerk of the Court; and Debtors' General Motors Corporation et al., in c/o Assistant Secretary and GM Board of Directors Officer Anne T. Larin; and Joseph H. Smolinsky of WEIL, GOTSHAL & MANGES LLP: and the United States Trustee Office for the Southern District of New York, Attn: Diana G. Adams:

PLEASE TAKE NOTICE that this Motion is filed on behalf of the above-named Creditor to enter statutory relief from Honorable Robert E. Gerber's "Order Granting Debtors' Objection To Proofs Of Claim Nos. 02109 & 14938 Filed By Lafonza Earl Washington", dated March 2, 2010 on the grounds that:

It violates and breach the Court's approved "Approval Of Bankruptcy Filing 363 Sale and Related Matters" terms or resolved resolutions that AUTHORIZED and DIRECTED each Proper Officer such as Anne T. Larin, in the name and on behalf of the Corporation, to cause the Corporation to enter into, execute, deliver, certify, file and/or record, negotiate, and perform. any and all petitions..., motions, certifications, agreements, ,,,, instruments (such as this Creditor's Proof of Claim instrument).

affidavits, applications, including the application required for the March 2, 2010, adverse ruling of governmental or regulatory authorities, or other documents and to take such other actions, as in the judgment of such Proper Officer shall be or become necessary, proper, or desirable in connection with this Corporation's Chapter 11 case and the necessity is shown here for this Board's proper consummation.

- 2. Under FRBP Rule 3007(c) the joinder of objections to more than one claim is prohibited and clearly "2" claims were objected to; the first claim was numbered 02109 and the second claim was numbered 14938 and the Court's Claim Registry should show a third claim number that was prohibited from being assigned by Motors Liquidation Company, the same as the first two were.
- 3. The Objection Ordered beginning March 2, 2010, was in noncompliance with 28 U.S.C. § 157(c)(1) involving subject matters that were non-core proving the bankruptcy Judge Robert E. Gerber did NOT comply with the requirements of submitting mandatory proposed findings of fact and conclusions of law to the district court judge, further proving that no final order or judgment has entered because ONLY the district court judge can enter it and the objections were NOT "timely" by being noticed "7" months after GM emerged from bankruptcy, yet its Voluntary Petition volunteered to pay this distribution.
- 4. Pursuant to the FRBP Rule 2015 and FRCivP Rules for discovery within Rules 26 thru 37 a scheduling conference

09-50026-mg Doc 5889 Filed 05/25/10 3Entered 05/26/10 17:01:40 Main Document Pg 3 of 30

is requested to be set within the next "14" days for this Creditor and a settlement agent of Debtors' having the direction to make this final settlement, to meet to discuss the claims with authority, direction and duty to settle; this asserted nonforfeiture action is "in rem" arising from applicable Federal statues of property disposition. See FRCivP Rule 26(a)(B)(ii).

- 5. Pursuant to FRCivP 26(a)(4) official Form B207 the "CERTIFICATE OF RETENTION OF DEBTOR IN POSSESSION" an official written copy, signed and served is requested certifying that the above-named debtor continues in possession of its estate as debtor in possession, no trustee having been appointed, or in the alternative immediate settlement.
- 6. In compliance with FRBP Rule 2011(a), Exemplification and a written, signed and served official copy that Debtors GM has qualified as debtor in possession, or in the alternative immediate settlement.
- 7. In compliance with FRBP Rule 2011(a), Exemplification proof and a written, signed and served official copy that Debtors' Motors Liquidation Company has qualified as the debtor's in possession as of July 10, 2009.
- 8. In compliance with FRBP Rule 4002(4), Exemplification proof with a written, signed, and served copy of the required cooperation with the trustee in the examination of this Creditors' Proof of Claim, notwithstanding no trustee has qualified, or in the alternative settlement without further delay.

9. In noncompliance with FRBP Rule 9007 the Court did NOT order, designate or regulate that Debtors' et al., give Notice of hearing on debtors' objections to this Creditor's Proof of Claim dated September 29, 2009, or the original writing dated June 19, 2009, and statutory relief is required and demanded.

10. There was no Clerk's Notice of Entry of this Order as is required by FRBP Rule 9022(a) or the statutory service in compliance with FRCivP Rule 5(b) and statutory Relief is required proving the Order was VOID and fraudulent.

11. Dishonor of this Creditor's Proof of Claim, an asserted negotiable instrument is prohibited according to 11 U.S.C. § 362(b)(11) and the dishonor of further delayed payment is protested.

This Notice is served in accordance with FRBP Rule 5005(a) (1) in the district where this case is pending and in support of this Motion all the papers filed by this Creditor since June 19, 2009, is requested to be considered, but FRBP Rule 3001 (f) evidentiary effect prevails by statute.

Dated: May 18, 2010

By: Lafonza E. Washington Statutory Execution Creditor Pg F0026-mgrlDoc 5889gtFiled 05/25/10 Entered 05/26/10 17:01:40 Main Document Statutory Judgment/Execution Of 95 of 80 editor 7010 Cranwood Drive Flint, MI 48505 Tel: 810.922.0308

May 17, 2010

TO: Anne T. Larin
Assistant Secretary
General Motors Corporation
300 Renaisance Center
Mail Code 482-C25-A36
Detroit, MI 48265
Tel: 313.556.5000



Re: CLAIM CONSUMMATION REQUEST
The General Motors Corporation
Board of Directors
Approval of Bankruptcy Filing
363 Sale and Related Matters Court approved upon the entry of the
Order for Relief dated June 1, 2009,
yet nonpayment of claims "ONE" year afterwards

Greetings Mrs. Larin:

Ι.

Enclosed you will find a copy of an Order dated March 2, 2010, described as an "Order Granting Debtors' Objection To Proof Of Claim Nos. 02109 & 14938 Filed By Lafonza Earl Washington".

II.

This Order and its Notice without the filing of the required Motion contradicts the GM Board's resolved resolutions of you and each Proper Officer's authorization, the name and on behalf of the GM Corporation to negotiate, execute, and deliver such notes, security and other agreements and instruments and to consummate them, such as EXHIBIT A, this Creditor's Proof of Claim instrument(5).

III.

The GM Board's resolved resolutions did NOT determine that the judge in a nonjudicial Title 11 reorganization had the consummating power, but the GM Board is vested with it.

IV.

The resolved resolutions language did NOT determine that WEIL, GOTSHAL & M&NGES LLP was the attorneys for GM nor was the ownership change in compliance with the Federal Rules of Bankruptcy Procedure, Rule 1007(a) (1), regardless of the "Amended Notice Of Change Of Case Caption", dated July 10, 2009, making the caption change to show Motors Liquidation Company.

٧.

An Ex Parte Motion For Relief From Judgment or Order against "Objections Ordered" by the Court is demanded and required to set aside the "Objections Ordered" and is attached as EXHIBIT B according to statutory requirements.

VI.

There are many, many frauds in this administration that is NOT a litigation and the Debtors' et al., have agreed that my claims are "UNCONTESTED MATTERS". See EXHIBIT C.

VII.

The fact that Debtors' have witnessed to and acknowledged that this Creditor's claims are "UNCONTESTED MATTERS", yet contradictorily contested them as NOT based on evidentiary or prima facie facts is in noncompliance, with FRBP Rule 3001(f).

VIII.

The "Order Granting Debtors' Objection To Proofs Of Claim Nos. 02109 & 14938 Filed By Lafonza Earl Washington" is VOID due to the Board's resolved resolutions APPROVED by the Court on June 1, 2009, vested "each" of the Proper Officer with the authorization and is DIRECTED in the name and on behalf of the GM Corporation (NOT Motors Liquidation Company) to enter into, negotiate, and deliver such notes, security, certify, file and/or record, and perform, ANY and ALL petitions, schedules, lists, motions, certifications, agreements, instruments (such as the Proof Of Claim instrument of this Creditor's) affidavits, applications, including without limitations, applications for approvals or rulings of governmental or regulatory authorities, or other documents and to take such other actions, as in the judgment of such Proper Officer shall be or become necessary, proper, or desirable in connection with the Corporation's Chapter 11 case.

To the language of the Board's APPROVAL for filing bankruptcy, you are vested with the authority and is directed thereby to consummate this payment transaction according to FRBP Fules 1001 and 9024.

09-50026-mg Doc 5889 Filed 05/25/10 Entered 05/26/10 17:01:40 Main Document Pg 7 of 30

Title 11 U.S.C. § 502(b) requires that the Court SHALL determine the amount of such claim in lawful currency of the United States as of the date of the filing of the petition, and SHALL allow such claim in such amount, regardless of the objection.

The objections under FRBP Rules 3007(d) is VOID it is in noncompliance with 3007(c) limitation of objecting to more than one claim in a single objection prohibitions, clearly "2" claims numbered 02109 & 14938 were objected to in the single transaction dated March 2, 2010.

Thank you for your speedy transacting of this business.

Dated: Flint, Michigan

May 17, 2010

By: Lafonza Earl Washington
Judgment/Execution Order

Creditor

SOUTHERN DISTRICT OF NEW YORK		
	x	
	:	
In re	:	Chapter 11 Case No.
	:	
MOTORS LIQUIDATION COMPANY, et al.,	:	09-50026 (REG)
f/k/a General Motors Corp., et al.	:	
	:	/Y • 45 - A 3
Debtors.	:	(Jointly Administered)
	:	•
#4507557	x	

ORDER GRANTING DEBTORS' OBJECTION TO PROOFS OF CLAIM NOS. 02109 & 14938 FILED BY LAFONZA EARL WASHINGTON

Upon the objection dated January 29, 2010 (the "Objection") to Proofs of Claim Nos. 02109 and 14938 filed by Lafonza Earl Washington (the "Claims") of Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession (collectively, the "Debtors"), pursuant to section 502(b) of title 11, United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim (Including Claims Under Bankruptcy Code Section 503(b)(9)) and Procedures Relating Thereto and Approving the Form and Manner of Notice Thereof [Docket No. 4079], seeking entry of an order disallowing and expunging claim numbers 02109 and 14938 on the grounds that such claims are duplicative and fail to allege facts sufficient to support a claim, all as more fully described in the Objection; and due and proper notice of the Objection having been provided, and it appearing that no other or further notice need be provided; and the Court

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

____X

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al. :

Debtors. : (Jointly Administered)

NOTICE OF MATTERS SCHEDULED FOR HEARING ON MARCH 2, 2010 at 11:00 a.m.

Location of Hearing: United States Bankruptcy Court for the Southern District of New York,
Alexander Hamilton U.S. Custom House, before the Honorable Robert E.
Gerber, United States Bankruptcy Judge, Courtroom 621, One Bowling
Green, New York, NY 10004-1408

I. CONTESTED MATTERS:

1. Motion of Sang Chul Lee and Dukson Lee for Order Pursuant to Section 362(d) of the Bankruptcy Code, Bankruptcy Rule 4001 and Local Bankruptcy Rule 4001-1 Modifying the Automatic Stay to Allow Continuation of Pre-Petition Litigation ("Lee's Automatic Stay Motion") [Docket No. 3023]

Response Deadline: July 10, 2009 at 4:00 p.m.

Responses Filed:

A. Debtors' Opposition to Lee's Automatic Stay Motion [Docket No. 3485]

Replies Filed: None to date.

Additional Documents:

B. Declaration of Carrianne Basler in Response to Lee's Automatic Stay Motion.

Status: This matter will be going forward.

- A. M&M Motors' Opposition to Soffer's Automatic Stay Motion [Docket No. 4722]
- B. Debtors' Response to Soffer's Automatic Stay Motion [Docket No. 4726]

Reply Filed:

C. Soffer's Reply to M&M Motors' Opposition [Docket No. 4783]

Additional Documents:

None to date.

Status:

This matter will be going forward.

4.

Debtors' Motion for Entry of Order Pursuant to 11 U.S.C. §§ 105(a) and 363 in Aid of Implementation of Sale (the "Debtors' Motion in Aid of Implementation of 363 Transaction") [Docket No. 4956]

Response Deadline:

February 23, 2010 at 4:00 p.m.

Responses Filed:

- A. Limited Objection of Remy International, Inc. to Debtors' Motion in Aid of Implementation of 363 Transaction (the "Remy Objection") [Docket No. 5040]
- B. Limited Objection of New York State Department of Environmental Conservation to Debtors' Motion in Aid of Implementation of 363 Transaction (the "NYSDEC Objection") [Docket No. 5049]

Replies Filed:

None to date.

Additional Documents:

None to date.

Status:

This matter will be going forward. The Debtors are working towards a consensual order and expect to resolve both the Remy Objection and the NYSDEC Objection before the hearing.

5. Motion of Sarajuan Gilvary for Relief from the Automatic Stay to Continue a Separate Litigation (the "Gilvary Automatic Stay Motion") [Docket No. 4541]

Response Deadline:

December 23, 2009 at 11:00 a.m.

Response Filed:

None to date.

Reply Filed:

09-50026-mg Doc 5889 Filed 05/25/10 Entered 05/26/10 17:01:40 Main Document Pg 11 of 30

Responses Filed:

None to date.

Replies Filed:

None to date.

Additional Documents:

None to date.

Status:

This matter will be going forward as a status conference only. The parties have reached an agreement in principal and will adjourn the matter to a holding date until the agreement is documented.

9. Debtors' Eleventh Omnibus Motion Pursuant to 11 U.S.C. § 365 to Reject Certain Executory Contracts [Docket No. 4988]

Response Deadline:

February 23, 2010 at 4:00 p.m.

Responses Filed:

None to date.

Replies Filed:

None to date.

Additional Document:

A. Notice of Withdrawal of Debtors' Eleventh Omnibus Motion of Reject Certain Executory Contracts Solely with Respect to Electro-Motive Diesel, Inc. [Docket No. 4992]

Status:

This matter will be going forward.

III. ADJOURNED MATTERS:

10. Debtors' First Omnibus Objection to Claims (Amended and Superseded Claims)
[Docket No. 4622]

Response Deadline:

January 7, 2010 at 4:00 p.m.

Response Filed:

A. Response of Del Norte Chevrolet-Olds and Larry Allen (the "Del Norte Response") to Debtors' First Omnibus Objection filed by Lowell F. Sutherland on behalf of Del Norte Chevrolet-Olds and Larry Allen [Docket No. 4778]

Reply Filed:

None to date.

Additional Document:

B. Order Granting Debtors' First Omnibus Objection to Claims (Amended and Superseded Claims) [Docket No. 4806]

Additional Documents:

None to date.

Status:

This matter has been adjourned to March 10, 2010 at 9:45 a.m.

Debtors' Motion to Assume and Assign Certain Unexpired Leases of Equipment and Related Executory Contracts (Only as to the 1991 A-3 Lease) [Docket No. 4331]

Response Deadline:

November 6, 2009 at 4:00 p.m.

Responses Filed:

- A. Limited Objection of GE Capital Corporation and U.S. Bank, as Owner Trustee on its Behalf, to Debtors' Motion to Assume and Assign Certain Unexpired Leases of Equipment and Related Executory Contracts [Docket No. 4386]
- B. Reply of General Foods Credit Investors No. 2 Corporation to Limited Objection of GE Capital Corporation and U.S. Bank, as Owner Trustee On its Behalf, to Debtors' Motion to Assume and Assign Certain Unexpired Leases of Equipment and Related Executory Contracts [Docket No. 4857]

Reply Filed:

None to date.

Additional Documents:

None to date.

Status:

This matter has been adjourned to March 10, 2010 at 9:45 a.m.

15. Debtors' Motion for Entry of Order Authorizing Rejection of Certain Personal Property Agreements and/or Abandonment of Collateral to Secured Creditors [Docket No. 3212]

Response Deadline:

July 29, 2009 at 4:00 p.m.

Response Filed:

A. Objection of Wells Fargo Bank Northwest, N.A., to Motion by Debtors for Entry of Order Authorizing Rejection of Certain Personal Property Agreements and/or Abandonment of Collateral to Secured Creditors [Docket No. 3534]

Reply Filed:

B. Debtors' Reply to Objection of Wells Fargo Bank Northwest, N.A., to Motion by Debtors for Entry of Order Authorizing

Replies Filed:

None.

Additional Documents:

A. Notice of Withdrawal of D&M's Automatic Stay Motion [Docket No. 5038]

Status:

This matter has been withdrawn.

Dated: New York, New York February 26, 2010

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
	x MAY 2 5 2010
In re	: Chapter 11 Case No.
MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.	: 09-50026 (REG)
Debtors.	: (Jointly Administered) :
	x

AMENDED NOTICE OF MATTERS SCHEDULED FOR HEARING ON MARCH 2, 2010 at 11:00 a.m.

Location of Hearing: United States Bankruptcy Court for the Southern District of New York,

Alexander Hamilton U.S. Custom House, before the Honorable Robert E. Gerber, United States Bankruptcy Judge, Courtroom 621, One Bowling

Green, New York, NY 10004-1408

I. CONTESTED MATTERS:

1. Debtors' Third Omnibus Objection to Claims (Duplicate Claims) [Docket No. 4624]

Response Deadline:

January 7, 2010 at 4:00 p.m.

Responses Filed:

- A. Response of Liberty Mutual Insurance Company (the "Liberty Response") to Debtors' Third Omnibus Objection to Claims (Duplicate Claims) [Docket No. 4752]
- B. Response of Claimant ILCO Site Remediation Group ("ILCO," and the response, the "ILCO Response") to Debtor's Third Omnibus Objection to Claims (Duplicate Claims) [Docket No. 4762]
- C. Response of Sharyl Y. Carter (the "Carter Response") to Debtor's Third Omnibus Objection to Claims (Duplicate Claims) [Docket No. 4771, 4772, and 4773]

Reply Filed:

None to date.

Response Filed:

None to date.

Reply Filed:

A. Gilvary's Reply the Pompey Objection [Docket No. 4709]

Additional Documents:

- B. Stipulation and Agreed Order Resolving the Gilvary Automatic Stay Motion (the "Gilvary Stipulation") [Docket No. 4632]
- C. Pompey Dodge's Objection to the Gilvary Stipulation (the "Pompey Objection") [Docket No. 4699]

Status:

This matter will be going forward.

4. Motion of Marla Soffer, Administratrix of the Estate of David Arenas, Deceased, for Relief from the Automatic Stay to Continue a Separate Litigation ("Soffer's Automatic Stay Motion") [Docket No. 4703]

Response Deadline:

February 3, 2010 at 4:00 p.m.

Responses Filed:

- A. M&M Motors' Opposition to Soffer's Automatic Stay Motion [Docket No. 4722]
- B. Debtors' Response to Soffer's Automatic Stay Motion [Docket No. 4726]

Reply Filed:

C. Soffer's Reply to M&M Motors' Opposition [Docket No. 4783]

Additional Documents:

None to date.

Status:

This matter will be going forward.

II. UNCONTESTED MATTERS:

 Status Conference regarding Motion of ACE American Insurance Company and Affiliated Companies to Compel Debtors to Assume or Reject Insurance Polices and Related Agreements [Docket No. 3272]

Response Deadline:

February 5, 2010

Responses Filed:

None to date.

Replies Filed:

None to date.

Additional Documents:

None to date.

Status:

This matter has been adjourned to March 10, 2010 at 9:45 a.m.

14. Debtors' Motion to Assume and Assign Certain Unexpired Leases of Equipment and Related Executory Contracts (Only as to the 1991 A-3 Lease) [Docket No. 4331]

Response Deadline:

November 6, 2009 at 4:00 p.m.

Responses Filed:

- A. Limited Objection of GE Capital Corporation and U.S. Bank, as Owner Trustee on its Behalf, to Debtors' Motion to Assume and Assign Certain Unexpired Leases of Equipment and Related Executory Contracts [Docket No. 4386]
- B. Reply of General Foods Credit Investors No. 2 Corporation to Limited Objection of GE Capital Corporation and U.S. Bank, as Owner Trustee On its Behalf, to Debtors' Motion to Assume and Assign Certain Unexpired Leases of Equipment and Related Executory Contracts [Docket No. 4857]

Reply Filed:

None to date.

Additional Documents:

None to date.

Status:

This matter has been adjourned to March 10, 2010 at 9:45 a.m.

15. Debtors' Motion for Entry of Order Authorizing Rejection of Certain Personal Property Agreements and/or Abandonment of Collateral to Secured Creditors [Docket No. 3212]

Response Deadline:

July 29, 2009 at 4:00 p.m.

Response Filed:

A. Objection of Wells Fargo Bank Northwest, N.A., to Motion by Debtors for Entry of Order Authorizing Rejection of Certain Personal Property Agreements and/or Abandonment of Collateral to Secured Creditors [Docket No. 3534]

Reply Filed:

09-50026-mg Doc 5889 Filed 05/25/10 Entered 05/26/10 17:01:40 Main Document Pg 17 of 30

Responses Filed:

None.

Replies Filed:

None.

Additional Documents:

A. Notice of Withdrawal of D&M's Automatic Stay Motion [Docket No. 5038]

Status:

This matter has been withdrawn.

Dated: New York, New York March 1, 2010

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession



A. 00011270001	THE PROPERTY OF THE PROPERTY O	PROOF OF CLAIM
UNITED STATES BANKRUPTCY COURT FOR THE SOUTH	ERN DISTRICT OF NEW YORK	Your Claim is Scheduled As Follows:
Name of Debtor (Check Only One): Motors Liquidation Company (f/k/a General Motors Corporation) MLCS, LLC (f/k/a Saturn, LLC) MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.) NOTE: This form should not be used to make a claim for an administrative expense arising a for purposes of asserting a claim under 11 U.S.C. § 503(b)(9) (see Item # 3). All other requests	Case No. 09-50026 (REG) 09-50027 (REG) 09-50028 (REG) 09-13558 (REG)	11 USC § 502(a) "allowed" eligible for payment
Name of Creditor (the person or other entity to whom the debtor owes money or property): WASHINGTON, LAFONZA EARL Name and address where notices should be sent:	☐ Check this box to indicate that this	3003(c)(4) superseded schedul- ing
WASHINGTON, LAFONZA EARL 7010 CRANWOOD DRIVE FLINT, MI 48505-5425	claim amends a previously filed claim. # 1198362 Court Claim Number:	7009 OCT
Telephone number: 810.922.0308 Email Address:	Filed on: June 19, 2009	If all amount is Deditified above, you have a claim
Name and address where payment should be sent (if different from above): JPMorgan Chase Bank N.A. 6481 W. Pierson Road Flushing, Michigan 48433 * Checking Acct #:6090 Telephone from the company and	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. Check this box if you are the debtor or trustee in this case.	scheduled by one-of the Deptir as shown. (Insecheduled amount of your claim may be an amendment to a previously scheduled amount.) If you agree with the amount and priority of your claim as scheduled by the Deptir and you have no other claim against the Debtor, you do not need to file this proof of claim form EXCEDY AS FOLLOWS: If the amount shown is lutted as CIBPUTED, UNLIQUIDATED, or CONTINGENT, a proof of claim MUST be filed in order to receive any distribution in respect of your claim. If you have already filed a proof of claim in accordance with the attached instructions, you need not file again.
1. Amount of Claim as of Date Case Filed, June 1, 2009: \$\frac{1}{2}\$, \$\frac{1}{2}\$, \$\frac{1}{2}\$ fall or part of your claim is secured, complete item 4 below; however, if all of your claim is your claim is entitled to priority, complete item 5. If all or part of your claim is asserted pursuance of the complete item 5. If all or part of your claim is asserted pursuance of the claim includes interest or other charges in addition to the itemized statement of interest or charges.	2011 10 11 0 10 10 3 (-)(-)/- /-	5. Amount of Claim Entitled to Priority under 11 U.S.C. § 507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount. Specify the priority of the claim.
2. Basis for Claim: PLEASE SEE ATTACHMENT (See instruction #2 on reverse side.)		Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).
3a. Debtor may have scheduled account as: nonschedul (See instruction #3a on reverse side.) 4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a side.)	ed/nonschedulable	Wages, salaries, or commissions (up to \$10,950*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4).
information. Nature of property or right of setoff:	icle	plan - 11 U.S.C. § 507(a)(5). Up to \$2,425* of deposits toward
Amount of arrearage and other charges as of time case filed included in s Basis for perfection: PLEASE SEE ATTACH.	secured claim, if any: \$ <u>1 , 623 , 107 ,</u> 9 MENT	household use - 11 U.S.C. § 307(a)(7). Taxes or penalties owed to governmental units - 11 U.S.C.
Amount of Secured Claim: \$ Amount Unsecured: 6. Credits: The amount of all payments on this claim has been credited for the	\$ 1,623,107,920.00 purpose of making this proof of claim.	§ 507(a)(8). Value of goods received by the Debtor within 20 days before the
7. Documents: Attach redacted copies of any documents that support the claim orders, invoices, itemized statements or running accounts, contracts, judgments, You may also attach a summary. Attach redacted copies of documents providing a security interest. You may also attach a summary. (See instruction 7 and define	n, such as promissory notes, purchase mortgages, and security agreements. g evidence of perfection of "redacted" on reverse side.)	date of commencement of the case 11 U.S.C. § 503(b)(9) (§ 507(a)(2)) Other - Specify applicable paragraph of 11 U.S.C. § 507(a)(1). (C) Amount entitled to priority:
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MASCANNING. If the documents are not available, please explain in an attachment.		\$1,623,107,920. *Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.
Date: Signature: The person filing this claim must sign it. Sign other person authorized to file this claim and state address address above. Attach copy of power of attorney, if any.	n and print name and title, if any, of the creditor, s and telephone number if different from the noti	or FOR COURT USE ONLY

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

Modified B10 (GCG) (12/08)

LAFONZA EARI MASNINGTON

- 2. (i) Prescribed adequate protection under 11 USC § 361 (1) and (3) requiring the trustee to make this lump sum cash payment.
 - (ii) 11 USC §§ 507 (a) (1) (C) the administrative expenses of the trustee ALLOWED under paragraphs (1) (A), (2) and (6) of section 503 (B) and hereunder the involved trustee is BOUND, by law, to administer these demanded monetary assets that ARE AVAILABLE for the payment of Lafonza Earl Washington's claims or interests.
 - (iii) Monopolies and combinations engaged in by GM etc., long-termed and continuing have and are causing substantial injuries to this party's person, property, and multi-billion dollar business interest start up since February of 2003 which are PROHIBITED by antitrust laws and provides damages "THREEFOLD" for recovery.
- 4. Basis for perfection: FINAL ORDER including §§ 361, 507 priority, Bankruptcy Rule 4001 ex parterelief,..1104 trustee administrative expenses; (eliminates any/all 3007 objections).

Dated: SEptember 29, 2009

BY: Lafonza Earl Washingt

BY: Lafonza Earl Washingto. CREditor

P.O. Box 966

GRAND BLANC, MI 4848

TE/2 810.922.0308

09-50026-mg Doc 5889 Filed 05/25/10 Entered 05/26/10 17:01:40 Main Document Pg 20 of 30

NEUROLOGICAL ASSOCIATES
FLINT NEUROSCIENCE CENTRE
G-3239 Beecher Rd. • Suite C
Flint, Michigan 48532

D. K. BHRANY, M.D. B. B. GANATRA, M.D.

(313) 732-9222 (313) 733-0860

October 31, 1991

Re: WASHINGTON, Lafonza

To Whom It May Concern:

This is a note to state that Lafonza Washington had a gun shot wound to his brain He had surgery for this purpose He is on Dilantin for seizure prophylaxis. He is advised not to work around heavy machineries, not to climb heights and in general to others should he have a spell If you have any other questions, please let me know

Sincerely yours,

B B / Ganatra, M.D Neurologist

BBG/lt

dictated but not read

cc: Lafonza Washington R UyHam, M D 09-50026-mg Doc 5889 Filed 05/25/10 Entered 05/26/10 17:01:40 Main Document Pg 21 of 30

CLAIM EVALUATION QUESTIONNAIRE

#19400

TO: Workers Compensation Claim Administrator Name of La Fanna Washington Serial 365-60-0952 Date Disa-Employe La Fanna Washington Number 365-60-0952 Date Disa-The above employe and/or his attending physician has indicated on a claim for Sickness and Accident benefits (copy attached) that the disability is believed to be of occupational origin. Please complete the application section of this form in duplicate and return the original to the Sickness and Accident Claim Administrator. The copy is to be retained in the Workers Compensation file. (See reverse side.) 1, If the employe is entitled to receive Workers Compensation payments for time lost from work, answer the following questions: (a) What is the amount of weekly payment? (b) is weekly payment based on a 5, 6 or 7 day week? (c) Does the Law provide for retroactive payment to first day of disability? Yes ☐ No ☐ (d) If yes, after what period of disability? (e) What is the first day of disability as shown in the Workers Compensation file? ______ 2. If a decision has not yet been reached on the employe's eligibility for Workers Compensation, answer the following questions: (a) Give your best estimate of date a decision will be reached ____ (b) If you have ruled that the disability is non-compensable but the employe has requested a hearing by the Workers Compensation Board, give your best estimate as to the date the decision will be known. 3. If you have ruled that the disability is non-compensable and the employe has not requested a hearing by the Workers Compensation Board, furnish the information below. (a) Summarize the facts on which your ruling was based. (If the case was reviewed by your plant legal counsel. so indicate.)_ DENIED - DISABILITY DID NOT ARISE OUT OF AND IN THE COURSE OF EMPLOYMENT. (b) Has the employe been advised of your ruling? Yes⊟

* Sickness and Accident Claim Administrator should send new form G.1404 GM to Workers Compensation Claim Administrator on date entered in this space.

DATE 9-10-91

09-50026-mg Doc 5889 Eiled 05/25/10 Entered 05/26/10 17:01:40

Workers' Compensation Agency/Board of Magistrates
 P O Box 30016, Lansing, MI 48909

Main Document	Ø.
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Plaintiff's Social S	Security Number: 365-60	-0952	Plaintiff's Name(s):	LAFONZA E. WA	SHINGTON
Defendants(s	:)/Carrier(s)				
A. GENERAI	L MOTORS CORPORA	TION			
В.				· · · · · · · · · · · · · · · · · · ·	
C.					
D					
Type of Claim (For sta	atistical purposes only – not a part of ti				
A. General Disabili Type of Award (For st	lity B. Partial Wage Loss tatistical purposes only – not a part of t	C. Specific Loss this order)	s D. Permanent	Total E. Death	F. Misc.
1. Granted Open		7. Stipulated Open	10. Dismissed	13. Granted Pet. to Stop	16. Voc. Rehab Review
2. Granted Closed	_	8. Stipulated Closed	<u> </u>	•	
3. Denied	6. Voluntary Pay - 115	9. Withdrawn	12. Denied Penalty	15. Health Care Resolved	18. Other
Injury Date(s) F	Established Avera	age Weekly Wage		ed Fringes C	Date Discontinued
	\$		\$		
IDO Cilina Statue	\$ Single	- Contabled	st Novachald C	7	<u> </u>
IRS Filing Status: Dependents - Date	A. Single	B. Single/Head o	of Household C.	Married/Joint D.	Married/Separate
Name	Control of the Association and Consistent for Association for the Consistence of Association Consistence of the Consistence of	Name	Date	Name	Date
IT IS FOUND that th	ne employee is disabled and comp	pensation shall be paid	as follows:		
Defendant/Carrier	At the weekly rate of		From	ŤΙ	hrough
	\$				
!	\$ \$				
	I ♥ UND that the employee is still dis- er week, until further order. Interes				
IT IS FURTHER OR	DERED that defendant/carrier	shall be responsi	ble for medical expense(:	s) pursuant to Section 315 as	follows:
	RDERED that the maximum autho		not exceedr	percent of the compensation a	accrued (subject to
IT IS FURTHER OR	DERED that: all applications	s filed in this matter			
	doctrine of res judicata, as v	well as the Decision	n of Magistrate Day,		
	MAILED	RECEIV	- 1////	d 1/	/ //
	DEC - 5 2005	NOV 2 9 2	2005 / //	TATALL	nl_
3 1	WORKERS COMPENSATION AGENCY LANSING, MICHIGAN November 23, 2005	Y WORKERS' COMPENSATION LANSING, MICHIC	ON AGENCY Chris	opher Ambrose (215G), Ma Flint	
Signed on	NOVEITUEI 43, 2003		JAN	FIBIL	Michigan

VOU WERE EXAMINED ON: 19/87 Date			•	· LHY MO'F	0 0 2 2 2 2 5 2 CE S	J	ul. 18 2005 07	:03AM P5
YOU WERE EXAMINED ON: 19/87 Date 11/85 A.M. P.M. WITH: Time	, *** **		so s	· . :			•	
Date 1145 Time A.M. P.M. WITH: Payment Provide P.M. P.M. WITH:	2	*			•			
Time A.M. P.M. WITH: Camping Physician Clinic Camping Physician Clinic Camping Physician		YOU	WERE EXAMI	NED ON:	87 ⇔9		13400	
To: The Impartial Madical Examiner, named above, indicated you were found to be unable to work at time of the above examination. According to the most recent medical Information received from y physician, you will be able to return to work on or before The Impartial Madical Examiner, named above, indicated you were found to be unable to work at time of the above examination. According to the most recent medical Information received from y physician, you will be able to return to work on or before Theref Sickness and Accident benefits will continue through If you are scheduled for a medical examination prior to this date, benefits may be suspended soo depending on the results of the examination.) The impartial Madical Examiner, named above, indicated you were found to be able to work at the time of the above examination. The results of this examination are final and binding upon you, General Mot the Union and the Insurance Company, Generally, benefits are not payable after you have been found be able to work. Accordingly, your claim has been referred to Metropolitan Life for review. You will hearing from us in the near future. The Impartial Medical Examiner, named above, indicated you were found to be able to work at time of the above examination. The results of this examination are final and binding upon you, Generally hearing from us in the near future. The Impartial Medical Examiner named above, indicated you were found to be able to work. Accordingly, your claim has been referred to Metropolitan Life for review You will be hearing from us in the near future. Meanwhile, you will receive a check for bene through If you have any questions regarding your claim or this examinerial, you will receive a check for bene through If you have any questions regarding your claim or this examinerial. FOR REPRESENTED EMPLOYEES: IMPARTIAL MEDICAL OPINION/METROPOLITAN MEDICAL EXAMINER'S PROGRAL Authorization to Release Medical Examiner's Report If YOU DESIRE A COPY OF THE EXAMINATION REPORT TO BE RELEASED TO YOUR UN	,	Date	1 45	x				
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Date			S	signature					

FROM

NOTICE OF DISPUTE

Michigan Department of Consumer & Industry Services
Bureau of Workers' Disability Compensation
P.O. Box 30016; Lansing, MI 48909

1. Social Security No. 365-60-0952	2. Date of Injury 09/03/1999	3. Employee Name (Lest, First, & WASHINGTON, L		
4. Employee Street Address 6602 M L KING	AVE	5. City FLINT	6. State MICHIGAN	7. Zip Code 48505
8. Employer Name CLCD Flint				9. Federal ID Number 380572515
10. Employer Street Address P.O. BOX 5049		SOUTHFIELD	12. State MICHIGAN	13. Zlp Code 48086-5049
	RS CORPORATION		15. NAIC or Self-Insured Number 37999000	16. Zip Code
17. Service Compnay/TPA Nam N/A	e (if applicable)		18. Service Company/TPA ID Number N/A	19. Zjp Code
20. Clean or File Number 19400		21. County of Injury		22. County Code (if known)
B C D E F	Further investig Additional infor	ent not related to injury ration required (please specify mation required from employe bilitation dispute only (please pecify below)	e (please specify below)	
laking a faise or fraudu btaining or denying bei rosecution, or both, an		or civil COMPLETION: PENALTY:	Workers' Disability Compensation Ac Mandatory Workers' Disability Compensation Ac led or given to the Injured employee.	t, 418.631; 418.801; R408.33
1. Preparer Name (Please print) II A VANSLAMBRO	25, Signature	, 26. Te	lephone Number 0) 734-0346 EXT 4060	27. Date 09/28/99

NOTICE TO EMPLOYEE

By filing this form, your employer or its workers' compensation insurance company has indicated to the Bureau of Workers' Disability Compensation that it has a question or a disconcerning the possible workers' compensation benefits to which you may be entitled. You may not agree with the position taken by the employer or insurance company.

If you feel that you are not receiving the benefits to which you are entitled, you should discuss this with your employer or a representative of its insurance company. If you have already that or you are not satisfied with the discussion, you may request an informal conference or file a formal application for mediation or hearing. You can obtain the appropriate forms or information by contacting the Bureau of Workers' Disability Compensation at one of the offices listed below.

DETROIT
State of Michigan Plaza Building
1200 Stxth Street, 12th floor
(313) 258-2770

ESCANABA State Office Building 305 Ludington (906) 788-2081

FROM:

FLINT Bristol West Center G-1388 West Bristol Road (810) 760-2818

GRAND RAPIDS State Office Building, 3rd Floor 350 Ottawa, N.W. (818) 451-2444 KALAMAZOO 4203 Weet Main (616) 337-3830

LANSING Victor Building 201 N. Washington Square, 2nd Ficor (517) 373-3490

MOUNT CLEMENS 10th Floor, Old County Building (810) 483-8577 PONTIAC NBD Building 28 N. Saginaw, Suite 1310 (810) 334-2497

SAGINAW State Office Building 411-K East Genesee (617) 758-1768

TDD in Lansing (517) 322-5987

GM BWC-107 (Rev. 10/98) Formerly MDL-1-107

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG) f/k/a General Motors Corp., et al. :

Debtors. : (Jointly Administered)

ORDER GRANTING DEBTORS' THIRD OMNIBUS OBJECTION TO CLAIMS (Duplicate Claims)

Upon the third omnibus objection to claims, dated December 8, 2009 (the "Debtors' Third Omnibus Objection to Claims"), of Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession (collectively, the "Debtors"), pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the "Procedures Order") (Docket No. 4180], seeking entry of an order disallowing and expunging the Duplicate Claims on the grounds that such claims are duplicative of the corresponding Surviving Claim, all as more fully described in the Debtors' Third Omnibus Objection to Claims; and due and proper notice of the Debtors' Third Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Debtors' Third Omnibus Objection to Claims is in the best interests of the Debtors, their estates,

Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Debtors' Third Omnibus Objection to Claims.

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated: New York, New York

January 14, 2010

s/Robert E. Gerber
United States Bankruptcy Judge

09-50026-mg

Doc 5889

CLAIMS	CLAIMS TO BE DISALLOWED AND EXPUNGED	LOWED AN	D EXPUNGED			SURVIN	SURVIVING CLAIMS		
Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)	Grounds For Objection Page Objection Reference	bjection Page Reference	Name and Address of Claimant	Claim #	Debtor	Claim Amount and
WASHINGTON, LAFONZA EARL 7010 CRANWOOD DR FLINT, MI 48505 Official Claim Date: 10/2/2009	14938	Motors Liquidation Company	\$1,623,107,920.00 (S) \$1,623,107,920.00 (A) \$0.00 (P) \$1,623,107,920.00 (U) \$4,869,323,760.00 (T)	Duplicate Claim	Pgs. 1-4	WASHINGTON, LAFONZA EARL 7010 CRANWOOD DRIVE FLINT, MI 48505 Official Claim Date: 10/1/2009	2109	Motors Liquidation Company	\$1,623,107,920.00 (\$) \$1,623,107,920.00 (A) \$0.00 (P) \$1,623,107,920.00 (U) \$4,869,323,760.00 (T)
YAKIMA COUNTY TREASURER PO BOX 22530 YAKIMA, WA 98907 Official Claim Date: 7/15/2009	595	Motors Liquidation Company	\$70.14 (S) \$0.00 (A) \$0.00 (P) \$0.00 (U)	Duplicate Claim	Pgs. 1-4	YAKIMA COUNTY TREASURER PO BOX 22530 YAKIMA, WA 98907 Official Claim Date: 7/14/2009	942	Motors Liquidation Company	\$0.00 (A) \$0.00 (B) \$0.00 (B) \$0.00 (C) \$0.00
Claims to be Disallowed and Expunged Totals	7.6	\$1,633,879,327.42 (S) \$1,623,268,888.81 (A) \$143,268,299.65 (P) \$2,028,628,813.57 (U) \$5,429,045,329.45 (T)	88.81 (A) 899.65 (P) 113.57 (U) 729.45 (T)		-				f 30

Filed 05/25/10 Entered 05/26/10 17:01:40

Main Document

Page 35

⁽¹⁾ In the "Claim Amount and Priority" column, (S) = secured claim, (A) = administrative expense claim, (P) = priority claim, (U) = unsecured claim and (T) = total claim. The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

(2) Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

Chapter 11

MOTORS LIQUIDATION COMPANY et al., f/k/a General Motors Corp.et al.

Case No. 09-50026(REG)

Debtors'.

(Jointly Administered,

MAY 25 2010

CERTIFICATE OF SERVICE

- I, Lafonza Earl Washington certify that on Friday, May 21, 2010, I caused the documents identified below to be mailed to the parties below-named, postage prepaid, via the U.S. Postal Service First Class mail as follows:
 - 1. CLAIM CONSUMMATION REQUEST the General Motors Corporation Board of Directors Approval of Bankruptcy Filing 363 Sale and Related Matters Court Approved Upon the Entry of the Order For Relief Dated June 1, 2009, Yet, Nonpayment of Claims "ONE" Year Afterwards.
 - 2. Notice of Motion (Without Hearing, For Relief From Judgment or Order and To Set Aside "Objections Ordered" That Is Authorized Pursuant To FRBP Rules 1001 and 9024, Including FRCivP Rule 60 In Favor Of Creditor Lafonza Earl Washington and Filed In Compliance With the General Motors Board of Directors Court Approved Resolved Resolutions.

3. EXHIBITS.

BY: Lafonza Earl Washington, Sr. Statutory Execution Creditor

7010 Cranwood Drive Flint, MI 48505 Tel: 810.922.0308

E-mail: mr.earlw@gmail.com

Mailed to:

United States Bankruptcy Court Southern District of New York Office of the Clerk One Bowling Green New York, NY 10004

General Motors Corporation Anne T. Larin, Assistant Secretary & Board of Directors Member 300 Renaissance Center Mail Code 482-C25-A36 Detroit, MI 48265

WEIL, GOTSHAL & MANGES LLP Joseph H. Smolinsky 767 Fifth Avenue New York, NY 10153

United States Trustee Southern District of New York Attn: Diana G. Adams 33 Whitehall Street, 21st Floor New York, NY 10004